1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 9 NORTHERN DISTRICT OF CALIFORNIA 10 11 ON THE CHEAP, LLC, a California Corporation, 12 No. C10-4472 BZ Plaintiff(s), 13 ORDER GRANTING PLAINTIFF LEAVE TO TAKE EARLY v. 14 DISCOVERY 15 DOES 1-5011, 16 Defendant(s). 17 18 The Court, having reviewed Plaintiff's Ex Parte 19 2.0 21 22 follows: 23 24 1. IT IS HEREBY ORDERED that Plaintiff is allowed to 25 26

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Application for Leave to Take Limited Discovery Prior to a Rule 26 Conference and the supporting documents submitted therewith, and good cause appearing therefore, hereby grants Plaintiff's Ex Parte Application and orders as

serve immediate discovery on the internet service providers (ISPs) listed in Exhibit A to the First Amended Complaint filed in this matter to obtain the identity of the Doe Defendants listed in that Exhibit by serving a Rule 45

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subpoena that seeks information sufficient to identify each such Defendant, including the name, addresses, telephone numbers, and email addresses of such Defendant.

- 2. IT IS FURTHER ORDERED that Plaintiff's counsel shall issue subpoenas in substantially the same form as the example attached as Exhibit 1 to Plaintiff's Ex Parte Application for Leave to Take Limited Discovery Prior to a Rule 26 Conference, with each subpoena including a copy of this Order.
- 3. IT IS FURTHER ORDERED that each ISP will have 30 days from the date of service upon it to serve each of its subscriber(s) whose identity information is sought with a copy of the subpoena and a copy of this Order. The ISPs may serve the subscribers using any reasonable means, including written notice sent to the subscriber's last known address, transmitted either by first-class mail or via overnight service.
- 4. IT IS FURTHER ORDERED that each subscriber shall have 30 days from the date of service upon him, her or it to file any motions in this court contesting the subpoena (including a motion to quash or modify the subpoena). If that 30-day period lapses without the subscriber contesting the subpoena, the ISP shall have 10 days to produce to Plaintiff the information responsive to the subpoena with respect to that subscriber.
- 5. IT IS FURTHER ORDERED that, because no appearance by a person at a deposition is required by the subpoena, instead only production of documents, records and the like is required, the witness and mileage fees required by Rule 45(b)(1) of the Federal Rules of Civil Procedure do **not** apply

and no such fees need be tendered. 6. IT IS FURTHER ORDERED that any ISP that receives a subpoena shall preserve all subpoenaed information pending the ISP's delivering such information to Plaintiff or the final resolution of a timely filed and granted motion to quash the subpoena with respect to such information. 7. IT IS FURTHER ORDERED that any information disclosed to Plaintiff in response to a subpoena may be used by Plaintiff solely for the purpose of protecting its rights under the Copyright Act, 17 U.S.C. § 101 et seq. Dated: February 3, 2011 Bernand Zimmerman United States Magistrate Judge G:\BZALL\-BZCASES\ON THE CHEAP V. DOES\PROPOSED ORDER GRANTING PLAINTIFF LEAVE TO TAKE EARLY DISCOVERY.wpd